This subsection does not apply to:

- a. The driver or front seat occupants of a motor vehicle which is not required to be equipped with safety belts or safety harnesses under rules adopted by the department.
- b. The driver and front seat occupants of a motor vehicle who are actively engaged in work which requires them to alight from and reenter the vehicle at frequent intervals, providing the vehicle does not exceed twenty-five miles per hour between stops.
- c. The driver of a motor vehicle while performing duties as a rural letter carrier for the United States postal service. This exemption applies only between the first delivery point after leaving the post office and the last delivery point before returning to the post office.
 - d. Passengers on a bus.
- e. A person possessing a written certification from a physician on a form provided by the department that the person is unable to wear a safety belt or safety harness due to physical or medical reasons. The certification shall specify the time period for which the exemption applies. The time period shall not exceed twelve months, at which time a new certification may be issued.
- f. Front seat occupants of an authorized emergency vehicle while they are being transported in an emergency. However, this exemption does not apply to the driver of the authorized emergency vehicle.

During the six-month period from July 1, 1986 through December 31, 1986, peace officers shall issue only warning citations for violations of this subsection, except this does not apply to drivers subject to the federal motor carrier safety regulation 49 C.F.R. § 392.16.

The department, in cooperation with the department of public safety and the department of public instruction, shall establish educational programs to foster compliance with the safety belt and safety harness usage requirements of this subsection.

- 3. The driver and front seat passengers may be each charged separately for improperly used or nonused equipment under subsection 2. The owner of the motor vehicle may be charged for equipment violations under subsection 1.
 - Sec. 3. Section 321.555, subsection 2, Code 1985, is amended to read as follows:
- 2. Six or more of any separate and distinct offenses within a two-year period in the operation of a motor vehicle, which are required to be reported to the department by section 321.207 or chapter 321C, except equipment violations, parking violations as defined in section 321.210, violations of registration laws, violations of section sections 321.445 and 321.446, operating a vehicle with an expired license or permit, failure to appear, weights and measures violations and speeding violations of less than fifteen miles per hour over the legal speed limit.

Approved February 20, 1986

CHAPTER 1010

MOBILE DEPUTY REGISTRARS S.F. 590

AN ACT relating to mobile deputy registrars.

Be It Enacted by the General Assembly of the State of Iowa:

Section 1. Section 48.27, subsection 1, Code 1985, is amended to read as follows:

1. Mobile deputy registrars shall be appointed by the county commissioner of registration not more than one hundred eighty days prior to any general election or not more than one hundred twenty days prior to any primary, or partisan city election, or any election held pursuant to section 69.14, at any time in accordance with the following guidelines:

- a. Mobile Partisan mobile deputy registrars shall be selected from lists of nominees submitted to the county commissioner of registration by the county chairperson of the two a political parties receiving the highest number of votes in that county in the last preceding general election party as defined in section 43.2. The county chairperson of a political party may submit lists of nominees at any time.
- b. Each political party shall submit a list of nominees and may request not more than one person for each one thousand one hundred residents or major fraction thereof in the county to be appointed as mobile deputy registrars. Volunteer mobile deputy registrars shall be selected from among citizens who are not affiliated with a political party as defined in section 43.2 and who apply to the county commissioner. The application shall be on forms provided by the county commissioner and shall include the applicant's name, address, age and a statement indicating that the applicant is not a candidate for an office to be filled by the voters at any election and is not affiliated with a political party.
- c. The county commissioner of registration shall make the requested number of appointments from the lists submitted by the county chairpersons and applications submitted by citizens not more than thirty days from the date the lists of nominees were submitted. If unless the persons listed by the county chairperson cannot serve or are disqualified, the county chairperson may add additional names to the list. The additional persons shall be appointed within five days if the next election is to be held within ninety-five days.
- d. The appointment of mobile deputy registrars from one political party shall not be contingent upon the other political party submitting a list of nominees.
- e. The fact that any political party does not submit a list including the full number of names which may be appointed shall not preclude the appointment of the full number of persons to which any other political party is entitled.
- f. The term of office of mobile deputy registrars appointed under the provisions of this subsection shall expire at five o'clock p.m. on the day registration closes prior to the general election on December 31 of that year or at the time the mobile deputy registrar resigns and returns the supplies to the county commissioner of registration, whichever occurs first.
- g. When an election has been called pursuant to section 69.14, mobile deputy registrars shall be appointed within three days after submission of a list of nominees by the county chairperson of either of the two political parties whose candidates for president of the United States or for governor, as the case may be, received the largest and next largest number of votes in the county at the last general election.
 - Sec. 2. Section 48.27, subsection 2, Code 1985, is amended by striking the subsection.
 - Sec. 3. Section 48.27, subsection 5, Code 1985, is amended to read as follows:
- 5. Each mobile deputy registrar shall be responsible to the county commissioner of registration for properly registering electors in accordance with the requirements and the restrictions of this chapter. The commissioner may terminate the appointment of a mobile deputy registrar who is not properly registering electors, and shall immediately terminate the appointment upon the written request of the county chairperson of the party from whose list of nominees the mobile deputy registrar was selected. When an appointment is terminated the county commissioner of registration shall promptly notify the county chairperson of the political party which nominated the mobile deputy registrar whose appointment has been terminated, and shall appoint another person within five days from a list of substitute nominees provided by that county chairperson. A mobile deputy registrar who resigns or whose appointment is terminated shall immediately return all supplies to the county commissioner of registration. If a mobile deputy registrar's appointment is terminated within thirty days of an election, other than by request of the county chairperson of the party from whose list of nominees the mobile deputy registrar was appointed, a replacement shall be appointed within twenty four hours from a list of substitute nominees provided by the appropriate county ehairperson.

Sec. 4. This Act, being deemed of immediate importance, shall take effect from and after its publication in The Daily Nonpareil, a newspaper published in Council Bluffs, Iowa, and in The Fairfield Ledger, a newspaper published in Fairfield, Iowa.

Approved February 20, 1986

Pursuant to the authority vested in the undersigned Secretary of State of the State of Iowa, under the provisions of Section 3.9, Code of Iowa, 1985, there being no newspaper by the name of The Fairfield Ledger, published in Fairfield, Iowa, I hereby designate that Senate File 590 be published in the Fairfield Daily Ledger, a newspaper published in Fairfield. Iowa.

MARY JANE ODELL, Secretary of State

I hereby certify that the foregoing Act, Senate File 590 was published in the Fairfield Daily Ledger, Fairfield, Iowa, on February 26, 1986, and in The Daily Nonpareil, a newspaper published in Council Bluffs, Iowa, on February 27, 1986.

MARY JANE ODELL, Secretary of State

CHAPTER 1011

FILING FEES FOR STATUTORY LIENS H.F. 2070

AN ACT relating to the filing fees of statutory liens for filing with the clerk of district court.

Be It Enacted by the General Assembly of the State of Iowa:

Section 1. Section 602.8105, subsection 1, Code Supplement 1985, is amended by adding the following new lettered paragraphs and relettering the subsequent paragraphs:

NEW LETTERED PARAGRAPH. e. For filing and entering an agricultural supply dealer's lien, three dollars.

NEW LETTERED PARAGRAPH. f. For filing and entering any statutory lien not specifically enumerated in this section, three dollars.

Approved March 3, 1986

CHAPTER 1012

DISTRICT ASSOCIATE JUDGE JURISDICTION S.F. 276

AN ACT relating to the jurisdiction of district associate judges.

Be It Enacted by the General Assembly of the State of Iowa:

Section 1. Section 602.6201, subsection 3, paragraph f, Code 1985, is amended to read as follows:

f. The filings included in the determinations to be made under this subsection shall include juvenile court filings after July 1, 1985, shall not include small claims or nonindictable misdemeanors, and shall not include either civil actions for money judgment where the amount in controversy does not exceed three five thousand dollars or indictable misdemeanors or felony violations of section 321.281, which were assigned to district associate judges and judicial magistrates as shown on their administrative reports, but shall include appeals from decisions of judicial magistrates, district associate judges, and district judges sitting as judicial